Ø1006/010

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REMARKS

Reconsideration of the rejection in the office action is requested.

The prior art cannot properly meet the claims. Claim 1 requires that there be a sensor for sensing an undesirable heat load and providing feedback to a control. The control is operational to effect a device to reduce the load once it is determined that an undesirable heat load exists on the system. The prior art references generally relate to ways of ramping up a system under certain conditions. Arguably, some of these controls may be an attempt to avoid unduly high temperatures. However, none of these references relate to taking corrective action.

If the examiner insists on maintaining the rejection over the Japanese references, then applicant asks for translations of the complete applications as is required.

Furthermore, the limitations in claim 6 are certainly not properly found in the Japanese reference.

For the reasons set forth above, all claims are allowable. An indication of such is solicited.

Applicant believes that no additional fees are necessary, however, the Commissioner is authorized to charge Deposit Account No. 50-1482 in the name of Carlson, Gaskey & Olds for any additional fees or credit the account for any overpayment.

Respectfully submitted,

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CERTIFICATE OF TRANSMISSION UNDER 37 CFR 1.8

I hereby certify that this correspondence is being facsimile transmitted to the United States patent and Trademark Office, fax number (703) 872-9306, on April 22, 2005.

Laura Combs